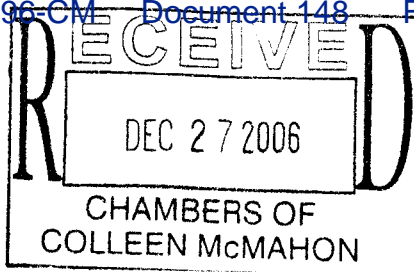


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RECEIVED  
U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

December 26, 2006

Via Federal Express

The Honorable Lisa Margaret Smith  
United States Magistrate Judge  
United States District Court, Southern District of New York  
300 Quarropas Street, Room 428  
White Plains, New York 10601-4150

12/29/06  
Sav [Signature]

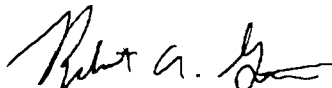
Re: Leighton Technologies, LLC v. Oberthur Card Systems, S.A.,  
Case No. 04 Civ. 02496 (CM)

Dear Magistrate Judge Smith:

Pursuant to the Sixth Amended Scheduling Order, Leighton's cross motion for summary judgment of infringement and response to Oberthur's summary judgment motions are currently due on January 9, 2007. A number of scheduling issues has necessitated Leighton requiring a brief extension of that date until January 26, 2007. The extension will not impact the current trial date of September 10, 2007. Oberthur does not oppose this brief extension. Additionally, the parties will be submitting a joint revised scheduling order to reflect the new dates.

Please let us know if for some reason this is unacceptable to the Court.

Respectfully,



Robert A. Gutkin

cc: Honorable Judge Colleen McMahon (via facsimile)  
Ed DeFranco, Esq. (via E-mail)  
Mark Baker, Esq. (via E-mail)  
Blair Jacobs, Esq.

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UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

LEIGHTON TECHNOLOGIES LLC,

Plaintiff,

vs.

OBERTHUR CARD SYSTEMS, S.A. and  
OBERTHUR CARD SYSTEMS OF  
AMERICA CORPORATION,

Defendants.

OBERTHUR CARD SYSTEMS, S.A. and  
OBERTHUR CARD SYSTEMS OF  
AMERICA CORPORATION,

Counterclaim Plaintiffs,

vs.

LEIGHTON TECHNOLOGIES LLC,  
GENERAL PATENT CORPORATION  
INTERNATIONAL, GENERAL PATENT  
CORPORATION, and IP HOLDINGS LLC,

Counterclaim Defendants.

Case No: 04 CV 02496 (CM) (LMS)

**[PROPOSED]  
SEVENTH AMENDED  
SCHEDULING ORDER**

Hon. Coleen McMahon

Magistrate Judge Lisa M. Smith

The parties by their attorneys having stipulated and agreed, and having shown good cause  
to this Court for modifications to the Rule 16(b) scheduling order,

**IT IS HEREBY ORDERED:**

1. All fact discovery has been completed.
2. Leighton shall serve its final Rule 26(a)(2) expert report(s) and disclosure(s) regarding  
infringement on November 20, 2006.

3. Oberthur's motions for summary judgment of non-infringement and lack of standing are due on November 28, 2006.
4. Responsive expert report(s) on infringement are due January 9, 2007.
5. To the extent new information is raised in the responsive expert reports, rebuttal reports on infringement are due January 30, 2007.
6. Leighton Technologies' cross motion for summary judgment of infringement and response to Oberthur's summary judgment motions are due January 26, 2007.
7. Service of requests to admit must be completed by February 26, 2007.
8. Oberthur's response to Leighton Technologies' cross-motion for summary judgment and reply in support of its summary judgment motions are due February 19, 2007.
9. Requests to admit must be responded to by March 12, 2007.
10. Leighton Technologies' reply in support of its cross motion for summary judgment is due March 2, 2007.
11. For any other issues (besides infringement) for which a party carries the burden of proof, that party shall serve its Rule 26(a)(2) expert reports and disclosures on March 20, 2007.
12. Responsive expert reports on these other issues are due April 30, 2007.
13. To the extent new information is raised in the responsive expert reports, rebuttal reports on these other issues are due May 14, 2007.
14. Expert depositions will take place between May 21 and June 18, 2007.

15. A final pre-trial order and all motions in limine are due in June 2007 (the exact date to be set by the Court). All exhibits and objections to exhibits, requests to charge, proposed voir dire instructions and proposed verdict forms are also to be filed on that date.
16. Any party seeking damages from any other party must append to the joint pretrial order a one page addendum explaining the factual and legal basis for the claimed damages, explaining how it proposes to prove damages and setting forth a calculation of anticipated damages.
17. Responses to in limine motions are due 5 days after the motions are made.
18. The Court will schedule a final pre-trial conference after the final pre-trial order is filed. Cases can be called for trial at any time after the final pre-trial conference. The Court has calendared this case to be tried starting on September 10, 2007.
19. The parties shall not contact Judge McMahon about discovery disputes, they shall go directly to Magistrate Judge Smith.
20. This scheduling order may be altered or amended only on a showing of good cause not foreseeable at the date hereof. *Counsel should not assume that extensions will be granted as a matter of routine.*

Dated: White Plains, New York 10601

Hon. Lisa Margaret Smith  
United States Magistrate Judge